Exhibit A

Objections 73–85

Objection 73	
Objection 74	
Objection 75	13
Objection 76	21
Objection 77	24
Objection 78	32
Objection 79	39
Objection 80	4 4
Objection 81	49
Objection 82	62
Objection 83	67
Objection 84	75
Objection 85	89

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DEAR THE CLARK
DEAR CLASS ARTION CLARK

July 1, 2023

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30 I pm Asking This Court to Sign Mr Huck 1 local Afterney Per This Class Action Shellement. France Huch Was USAR FACE book for May 24, 2007 mel Drekerbor 22, 2022 . Mr. Hevek son Willing to Thee 1 SKHIMMENT For \$ 900,000,000 En \$ 8 Millien En \$ 600,000,000 en \$ 10 MMen. ER \$ 800,000,0000. MR Trans Houckhir born US RA Frenbeck frem May 24, 2007 me DREMBRIAZ 2022 YBS I hwa barn Usac Frenbeck 2 yeur NIMMES Houck -2. your - 12 - MAIT 4. your Fren book US NA NAMA Inn ASKI The Class Alber Clack Le CAII LASK HANAger office Lo Satup n CALL OR A Court Viole Visit With Maffrek to Thik Abest The Classelm So Plase Call Weg to Salupa Call to Talk to Al Thous Mark
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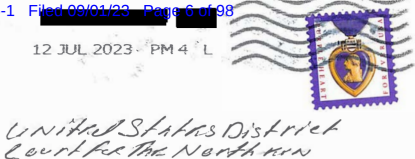
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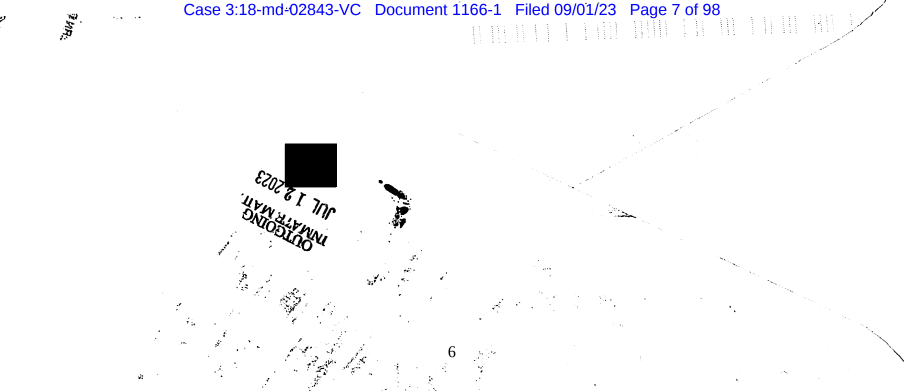
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CLERK, U.S. DISTRICT COURT

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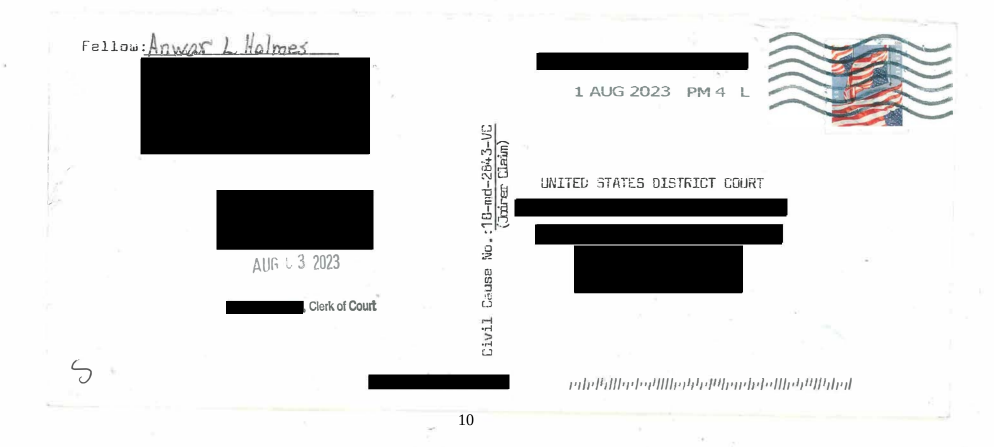


ր ընթեր լ**նգse 3**:18-md-02843-VC Document 1166-1 Filed 09/01/23 Page 9 of 98 No.:18-md-2843-VC Anwar L UNITED STATES DISTRICT COURT Plaintiff FOR THE Individually and on behalf of all others Similary Situated. NORTHERN DISTRICT OF CALIFORNIA (Class Action) Settelment MOTION FOR JOINER OF CLAIMS AUG 0 8 2023 8 META, FACEBOOK, INC IN THE ALTERNATIVE (Deferdant)... CLERK, U.S. DISTRICT CQUINTETITION FOR JOINDER OF COMPLAINT NORTHERN DISTRICT OF CALIFORNIA See:Johnson v.Meta,2023 U.S.Dist LEXIS 118217(July 10,2023) TO THE HONORABLE COURT: the Plaintiff, above styled in his--I Anwar L Halmes properself., FACEBECK PAGE! Anwas Holmes] name, complains of META, FACEBOOK INC, the defendant and for Cause of Action shows: Selection of Discovery Level The Plaintiff in this Settlement Agreement was reached after extensive investigation and motion pratice in the Action, and was the result of protracted negotiation conducted by the parties, over course of serveral months was cartified on March 29,2023. See Dkt.1130 in Case no.:18-md-2843-VC, including with the assistance of a neutral mediator. The demages sought are within the jurisdiction limits of this court, Rule 23(b)(2). The Settlement Class is so numerous that joinder of all members is impracticale... 2. Parties and Service of Citation The Plaintiff is a The defendant is FACEBOOK, INC/META in located in California. 3. Exemplary Damages Settlement The basis for the settlement is because the gross negligent violation of the defendant to allow CAMBRIDGE ANALYTICA a [f]irm with ties to Trump political strategist Steve Bannon, had paid a Facebook App developer for access to the personal information of about 87 million users of Facabook. As a result, the Plaintiff and other--members of this Class Action similary situated is entitled to recover damages in the jurisdiction limits of the Court... Frayer Conclusion WHEREFORE, the Plaintiff in his proper-self request he is Granted Relief sought---that he seeks in the aggregating \$250,000 or less along with post judgment interest as provided by Law and such other further relief to which the plaintiff may be justly entitled in this Class Action Settlement in Good Faith... Respectfully Submitted

'/s/'<u>O</u> - - O DI <u>mar</u> Pro se

Note:[Forward to; Attorney Class Counsel]

I HEREBY DECLARE THAT THIS MOTION OR JOINER OF CLAIMS OR IN THE RETERNATIVE FETTION FOR JOINDER OF COMPLAINT DE GRANTED OR DENICO. TED on theday of20 _A.D. ANG 03 2023 'a' _Judge Signature Linear Holmer	Case 3:18-md-02843-VC Document 1166-1 Filed 09/01/23 Page 10 of 98
UNSWERN DECLARATION I Anwar I Holmes plaintiff hersby declare under pains and penelty of partury have read everything in this Motion for Johner of Claims or Patition for Joinder of Complaint is true and complete to my knowledge. I have been a member of Facebook for IS years. To near that my personal information has been invaded without my persission is harmful. This Legal Notice has been formanded to the United States District Court for or Sciifornia from on this 31 day of July 2023 A.D. 28 U.S.C§1746 Respectfully Submitted CERTIFICATE SERVICE I DO HEREBEY CERTIFY THAT A TRUE AND COMPLETE MOTION FOR JOINER OF CLAIMS OR PETITION FOR JOINER OF COMPLAINT IS TRUE AND COMPLETE TO MY KNOWLEDGE HAS BEEN FOWARED TO THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA FROM on this 31 day of July 2023 A.D. Respectfully Submitted '/e/' Onual a Helmes Pro se Join this class Action and not to file a new one	ALTERNATIVE PETITION FOR JOINDER OF COMPLAINT BEGRANTED OR
UNSUGRN DECLARATION Jaintiff heraby declare under pains and penalty of parjury have read everything in this Motion for Joiner of Claims or Patition for Joinedr of Complaint is true and complete to my knowledge. I have been a member of Facebook for 15 years. To hear that my personal information has been invaded without my permission is harmful. This Legal Notice has been furmered to the United States District Court for of California from on this 31 day of May 2033 A.D. 28 U.S.C\$1746 Respectfully Submitted 1/3/' Omunic A. Norman Fro se CERTIFICATE SERVICE I DO HEREBEY CERTIFY THAT A TRUE AND COMPLETE MOTION FOR JOINER OF CLAIMS OR PETITION FOR JOINDER OF COMPLAINT IS TRUE AND COMPLETE TO MY KNOWLEDGE HAS BEEN FOWARED TO THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA FROM on this 31 day of 1 May 2033 A.D. Respectfully Submitted 1/s/' Omunic A Holmes Pro se Pleas Note: Litigant only seek to join this class Action and not to file a new one	TED on theday of20_ A.D.
Clerk of Court Linuxac L bolders District for says declars under pains and penalty of parjury have read everything in this Motion for Joiner of Claims or Patition for Joiner of Complaint is true and complete to my knowledge. I have been a member of Facebook for 15 years. To near that my personal information has been inveded without my permission is harmful. This began Motice has been forwarded by the United States District Court for of California from on this 31 day of July 2033 A.D. 28 U.S.C\$1746 Respectfully Submitted '/a/'Onumble A. And A True AND COMPLETE MOTION FOR JOINER OF CLAIMS OR PETITION FOR JOINER OF COMPLAINT IS TRUE AND COMPLETE TO MY KNOWLEDGE HAS BEEN FOWARED TO THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA FROM on this 31 day of July 2033 A.D. Respectfully Submitted '/a/' Onumble A. Reference Pro se Pleas Note: Litigant only seek to join this class Action and not to file a new one	AUG 0 3 2023
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Northern District of California 450 Golden Gate Ave. San Francisco, CA 94102

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Your Objection Form must be postmarked by: JULY 26, 2023

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

In re: Facebook, Inc. Consumer Privacy User Profile Litigation
Case No. 3:18-MD-02843-VC
www.FacebookUserPrivacySettlement.com

FCP OBJ

Objection Form

I want to object to the Settlement in *In re: Facebook, Inc. Consumer Privacy User Profile Litigation*, No. 3:18-MD-02843-VC (N.D. Cal.) but remain a member of the Class. I understand that if I object to or comment on the Settlement, I am still eligible for benefits.

You can ask the Court to deny approval by filing an objection. You can't ask the Court to order a larger settlement; the Court can only approve or deny the Settlement. If the Court denies approval, no settlement payments will be sent out and the lawsuit will continue.

DO NOT FILE THIS FORM IF YOU WANT TO EXCLUDE YOURSELF FROM THE SETTLEMENT

I. YOUR INFORMATION		
Rushi	Pandya	
First Name	Last Name	
		4-
No. 1,540 a		_
City	tate	Zip Code
Email address	Telephone number	
		,
Facebook Account Username(s) (if available)	Email Address(es) associated with Facebook account	Phone number(s) associated with Facebook account

I. OBJECTION	7
What are the reasons you object to the Settlement? Please provide any supporting materials	•
I want this statement to be read in Court.	
I want the Court to deny the settlement. I'm objecting to the settlement because I can't agree settlement terms and the settlement amount. The payout amount is not nearly enough for me for the claims it seeks to settle. My reasons are that facebook's net worth is far more than the amount (a small fraction) and it has generated all of its money because of its users, and seek some severe accepted criminal claims by the settlement which I have been personally affected 'prioritized claims', 'priority consumer protection act' claims, and 'non-prioritized' claims, not concerning New York, New Jersey and Pennsylvania, as well as other claims which I may	e as a settlement ne settlement as to 'address' ed by. Almost all except those
The stipulated amount to me is far too less of a settlement to an individual to do justice for substitute of criminal claims and aims of the settlement. Selling of all of my facebook data a activities and routinely tracking ridiculously personal data and selling to third parties criminal consent, for theirs and another party's eventual monetary gains. It is absurd to me to accept some of the criminal (most) claims it seeks to settle which, I believe what is implied, according settlement terms, one can't contest if you don't appropriately act on this lawsuit.	nd daily nally without t the amount for
Also, the settlement is definitely not enough justice for me specifically from Facebook for su targeted victim of (see attached link of a UN document and attach itself), which has s defaming social aspects and the company was varepeatedly used as a tool for accept the settlement amoun	ed document
I urge the Court to deny the settlement. To summarize, based on these two core reasons — (i) not enough and disproportionate stipul remuneration for the gravity of the claims. To consider - the company, which depends on its entirety for its net worth, and proportionating with the settlement and settlement claims of can't accept the settlement amount being a victim of	s users in the lawsuit. (ii)
Does your objection apply only to you, to a specific subset of the class or the total class? I would want it to be known to the total class, but I can't speak for others, being a victim of hopefully all other class members, so I have to apply the objection just for myself.	unlike
Were you a Facebook user at any time between May 24, 2007 and December 22, 2022?	
YES NO	i i
If so, when were you a Facebook user? (Please indicate years of use)	
2009 (or before) to 2023. Active user every single year.	

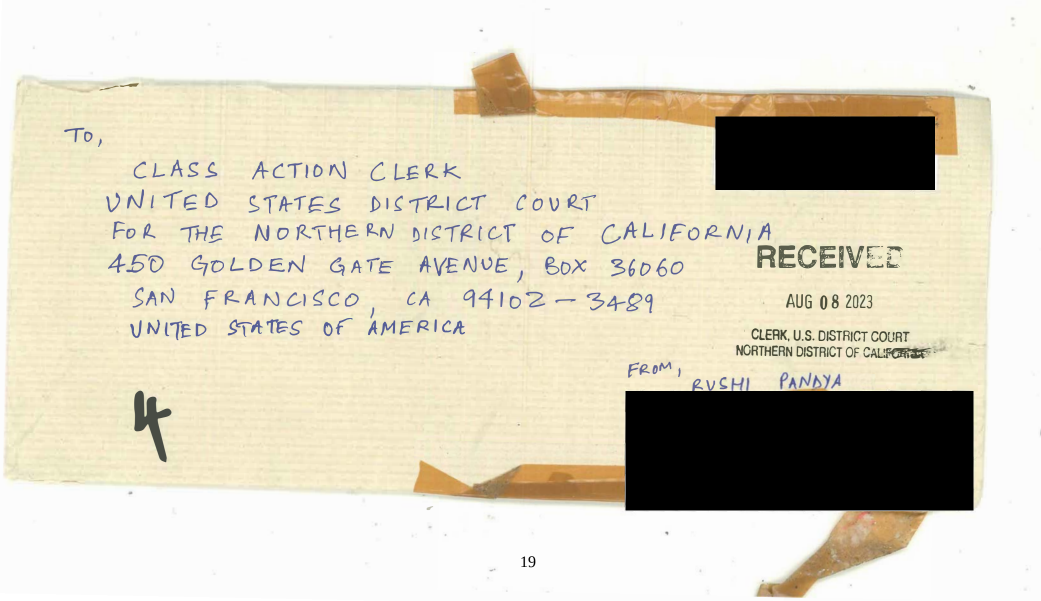
Requisite information - I resided in the US (New Jersey) for 7 months between 2015 and 2016 with my sister (blood relative), who is a tax paying US citizen. I visited multiple states and gained education while being in the US and have a good job because of it.		
Have you (or your counsel, if applicable) previously I	made objections to a class action settlement?	
If yes, how many times have you (or your counsel) prof each case in which you (or your counsel) have made	reviously made objections? (Please provide the caption de an objection).	
Have you sold or otherwise transferred the right to y entity?	our recovery in this Action to another person or	
□ YES □ NO		
If so, please indicate that person or entity.		
Are you represented by an attorney?	□ YES □ NO	
If so, please supply their name and contact informati	on below:	
Please indicate if you and/or your attorney plan to ap	ppear at the final approval hearing.	
No. But I will be attending on video conference.		
III. SIGNATURE		
Handyes	25-07-2023	
Your signature	Date	

You must submit your objection to the Court by mailing it to the Class Action Clerk at the address below OR by filing it in person at any location of the United States District Court for the Northern District of California. Your objection must be filed or postmarked no later than July 26, 2023.

Class Action Clerk
United States District Court for the Northern District of California
450 Golden Gate Avenue, Box 36060
San Francisco, CA 94102-3489







Case 3:18-md-02843-VC Document 1166-1 Filed 09/01/23 Page 21 of 98



Letter To The court! CLASS Coursel 7-28-23 T CARLY Berube who lesides At

Do hereBy notiFy AND Agree

to Settle My interest AND DAMAges Against me
in case # 18 MD 2843 VC in RE FACEBOOK inc. Consumer privacy user profize Litigation For the undisputed Amount of \$51,000.00 MADE payable By Cashiers Check AND maized to My Address no Later Than 3-15-23 Respectfully Submitted on This 28th DAY OF July 2023 X Carly Knube PAte 7-28-2023 CAIL Berube

Conty Benebe

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AUG 09 2023

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United States Courthouse Clerk 450 Grolden Gate ave. San Francisco. Ca 94102

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Case 3:18 md-02843-VC Document 1166-1 Filed 09/01/23 Page 26 of 98
UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

THER D. JOHNSON,
Plaintiff,

V. | Case:#3:18-MD-02843-VC(W.D.cal.)

Facebook, INC, |
DEFENDENT!

Motion FOR CONSENT JUDGMENT

COMES NOW PLEINTIFF AND HEREBY SUBMITS his

Motion FOR CONSENT JUDGMENT AND STATESTHE

Following Facts PURSUANT TO RULE 23, F.R. CV.P:

MEMBER IN this litigation against Facebook, INC MEMBER IN this litigation against Facebook, INC FOR their Malevotent proclivities and deleterous ENDEAVORS that WERE diabolically conveyed against Plaintiff Tyler D. Johnson That RESulted in a Vast Array of Jevere Damages and irrepairable HARM Caused by Facebook (NOW META Platforms, INC) Sharing and making accessible to third parties the Data of Tyler Johnson's user profile illegally.

#2 Plaintiff Tyler Johnson Notes that he has suffered substantial

AS A RESULT
OF FACEBOOK, INC Sharing Rlaintiffs Data With
third party data brokers, government entities,
White listed third parties, third party appdevelopers,
Business partners, advertisers, analytical agencies,

Etocal I - Wester



AND COMPANIES OF OFFICES UNKNOWN, WITHOUT THE Plaintiff Tyler Darnell Johnson's PERMISSION, and such Damages Caused by this Substantial infringement can only be remedied with relief in the Amount of \$4,000,000 (\$4-Million) as a class Action settlement Member and any awards as a class representative due to the fact that the court should have made Joindar of complaints or consolidated case #3:23-cv-02595-AMO(NA. Cal.) With this current litigational cause.

#3 Plaintiff Tyler Darnell Johnson Notes that he Requests and OR Moves for this court to approve consent by Plaintiff Tyler Johnson of a Judgment granting plaintiff Tyler Johnson \$4,000,000 in Relief (#4-million Dollars) for the severe Damages Caused by Facebook, Inc (Now Meta Platforms, Inc) by Wrongfully disclosing Plaintiff's Data to third party culprits Without Plaintiff consent.

#(P) Plaintiff Tyler Johnson consents additionally to any Settlement class Representive Awards and for the court to compel Plaintiff Johnson's attendence at the Final Approval Hearing "at I p.m. PDT on September 7, 2023 via Video conference in font of District Judge: Vince Chhabria.

WHEREFORE, Plaintiff Approves this Honorable court Judgment and any action this court deems Just and proper.

Ayur Johnnam

8/7/2023

Case 3:18-m 1-02843-VC Document 1166-1 Filed 09/01/23 Page 28 of 98

NORTHER DISTRICT OF California

Tyler Darnell Johnson!
Plaintiff!

V.

Facebook, INC,
DEFENDANT.

Case: 3:18-MA-02843-VC

MEMORANDUM IN SUPPORT OF OBJECTION to Subsection terms of classaction settlement Comes Now. Plaintiff and hereby submits this Memorandum in support of objection to subsection terms of classaction settlement and states below:

#1) Plaintiff Tyle Darnell Johnson MailEd and filed a ObJECTION to the classaction SETTLEMENT FERMS IN JUNE-JULY 2023 PRIOR to this HEREOF MEMPRANdum and in such objection Plaintiff Noted that he shall be ceptified settlement class Representative Status due to Plaintiff Tyle D. Johnson SEEKing to have Joinder of complaints OR IN Alternative Joinder OF claims in Cause#3:23-CV-02595-Amo(N.D.CAI) IN Which the court should have "Sua Sponte" OR der the Cases consolidated, like the court did for the class REPRESENTATIVES: "JASON ARICIU, CHERY SENKO, TYLER King BRINGEH+BURK, ANTHONY BELL, STEVEN AKINS, JORDAN O'HARA, but the court misconstrued the REGUESTS OF Plaintiff'S and PRE judicially ferminated THE Liftigation #3:23-CV-02595-AMO (N.D. CAI.) INSTEAD OF diligately consolidating this cause with the CAUSE # 3:23-CV-02595-AMO (N.D. CAI.) THEREOF.



#2) Plaintiff Tyler Darnell Johnson Notes that he suffered severe

has derived from FACEBOOK (NOW META Platforms) Sharing and Making accessible malevolently Plaintiffs' data to diabolical third parties, Whitelisted parties, busiNESS parties data Brokers, government culprits, third party APP dEVELOPERS, Advertisers, Etc and causing Plaintiff TUER JOHNSON to bE

along with Malignantly administered BIOMETRIC TECHNOlogy.

#3 TO CONCLUDE PlaiNtiff TY/ER D. JOHNSON REQUESTS RELIEF IN the Amount of \$4-Million FOR the Plethora of Damages and or irrepairable HARM CAUSED by FACEBOOK, INC (META Platforms) dELETEROUS ENGEAVORS OR MAIEVOLENTLY VILE dispositions, and Plaintiff's Objection Shall duly be heard at the scheduled "Final Approval HEARING" at IP.M. PATON SEPTEMBER 7, 2023 VIA VIDEO -CONFERENCE IN FRONT OF DISTRICT JUDGE CHABBRIA to be considered for settlement class representative SERVICE AWARDS, and MY RELIEF REQUESTS, and also to OBJECT to the \$750 Million Not being Enough Funds. WHEREFORE, Plaintiff PRays FOR RELIEF

and any action the court deems Just and proper.

Morther NDistrict Of California

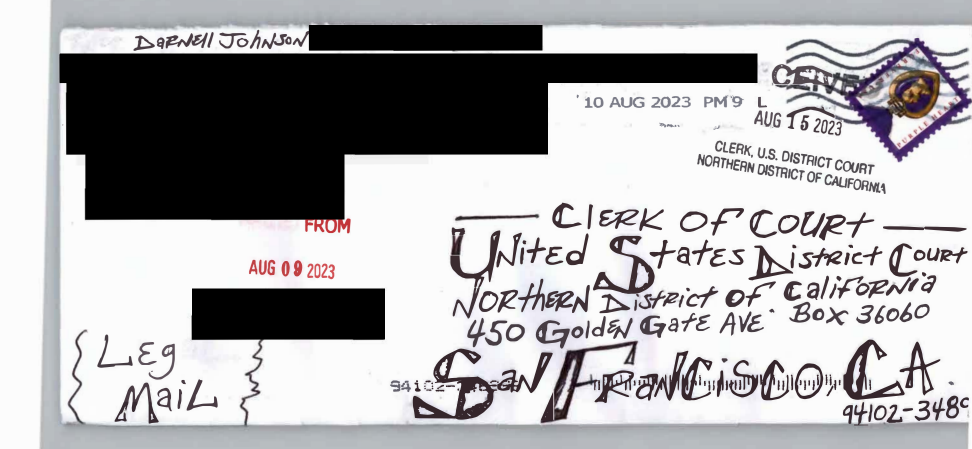
Case No. #3:18-MD-02843-VCNA.COL

MOTION FOR APPOINTMENT OF COUNSEL AND AFFIDAVIT IN SUPPORT

VER D. Johnson, hereby apply for appointment of Counsel. In support of my application I declare under penalty of perjury that the following facts are true:

- (1) I am the plaintiff in the above-entitled case and I believe I am entitled to redress.
- (2) Because of my poverty, I am unable to pay a reasonable attorney fee.
- (3) I have made diligent efforts to obtain legal counsel. but because of my poverty I have been unable to secure same. Following is a description of the efforts I have made:

I declare under penalty of perjury that the foregoing is $\underline{\text{true}}$ and correct. Executed on $\underline{8/7/2023}$, $20\underline{23}$.





Case 3:18-fid102843-VC bocument 1166-1 Filed 09/01/23 Page 34 of 98 Northern District of California

Tyler Darnell Johnson,
Plaintiff,
Vs.

Facebook, INC, Defendant. # Cause:3:18-MD-02843-VC(N. D. COI.)

MOTION FOR ORDER FOR RELEASE OF RECORDS.

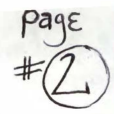
COMES NOW Plaintiff Tyler D. Johnson and hereby
MOVES FOR AN ORDER FOR RELEASE OF RECORDS. IN

SUPPORT OF this Motion, the Plaintiff Tyler

D. Johnson States as Follows:

PRELIMINARY DISCOVERY ON AUGUST 27, 2018 FOR PURPOSES OF DRAFFING A CONSOLIDATED COMPLAINT; Plaintiffs Filed a consolidated complaint on the date of September 21st, 2018 by and through counsel Appointed by the court "LESLEY WEAVER" and "DEREK LOESER."

#2) Plaintiff Tyler Johnson Notes that the Court or Jered Plaintiffs to file an amended complaint, And on August 4, 2020 Plaintiffs filed such Amend complaint consolidated, but on



November 10, 2020 the court dismissed the Claims brought by the other plaintiffs who WERE Located in the United Kingdom thereof.

WHEREAS, The Parties Engaged in Extensive discovery, including the production of OVER ONE Million documents and other electronic discovery by META, Production of tens of thousands of documents, thousands of pages of Written discovery Requests and Responses, OVER 110 hours of 30 (b) (b) deposition testimony from over 54 Witnesses, class Member Reps, and corporate officials, etc.

NOW THEREFORE, PURSUANT to RULE 23
OF the Federal Rules of civil Procedure and
Due Process, 28 U.S.C. \$1715, OR class Action
Fairness Act, Plaintiff Tyler D. Johnson is
Requesting All discovery Records, transcripts,
documents, 30(b)(b) deposition texts or
transcripts, technological files and analytical
footage, Artificial intelligence Monitoring data.
WHEREFORE, Plaintiff prays for relief
and any action this court cleans Just and proper

Yeman formation
8/9/2023

Case 13:18-md-02843 SC+Dackment 1201 Firedorpoint 3+ Proceedurest NORTHERN DISTRICT OF California

Tyler D. Johnson,
Plaintiff,

V.

Case: #3:18-md-02.843-vc (N.D. Cal)

Facebook, Inc.

DEFENDANT.

Notice of Plaintiff's intention to Appear at SETTLECLASS FINAL APPROVAL HEARINGS

COMES NOW the Plaintiff Tyler D. Johnson and duly Moves this court by hereby submitting a Notice of Plaintiff's intention to appear at Settlement classfinal approval Hearings and States the following in support of this Notice:

D. By OPDER OF this HONORAble COURT ON OR About August
26th, 2022 there was a freliminary settlement class
AGREEMENT AND RELEASE issued by this court, and
Such Settlement AGREEMENT is dated as December 22nd,
2022 as "Exhibit A" (Proposed Preliminary Approvalorder).

#2 Pursuant to the provisions of 28 U.S.C. \$ 1715 (1)
Plaintiff Requests that this Honorable court schedules
the final Approval Hearing for a date in compliance
With such invited states code captioned above hereof.

#3 PlaiNtiff Tyler DarNell Johnson prays that this HONORAble COURT FAKES Fudicial Notice to the fact that



HE Has filed a "Motion to ObJECT to SETHEMENT AGREEMENT"
PRIOR to ObJECTION DEADLINE, as specified in the coupts
PRELIMINARY APPROVAL ORDER.

#4 Plaintiff Tyler Darnell Johnson Notes that he has
also Requested for Judicial Notice of his intention
to Attend the final Approval hearing pursuant to the
"Pule 23 of the Federal Rules of civil procedure"
And such Request was made prior to July 25th, 2023.

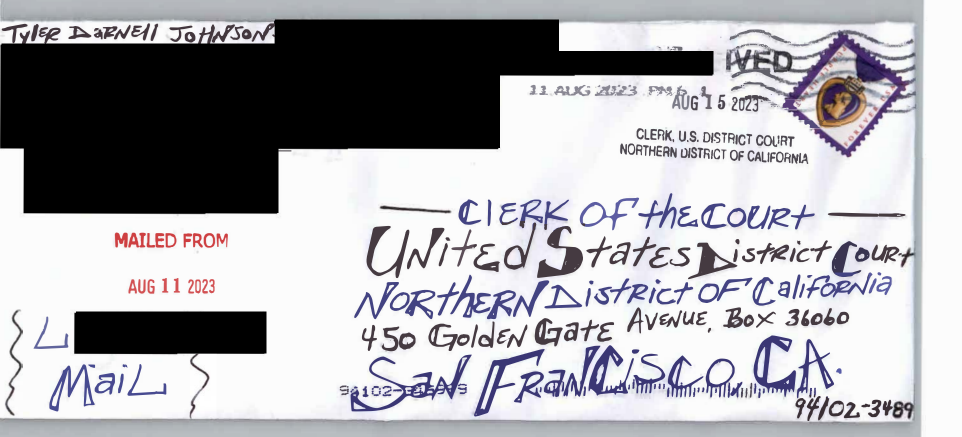
#3 Additionally, Plaintiff Notes that Not ONlydid the DEFENDANTS Malevolent prodivities caruse Plaintiffa Plethora of

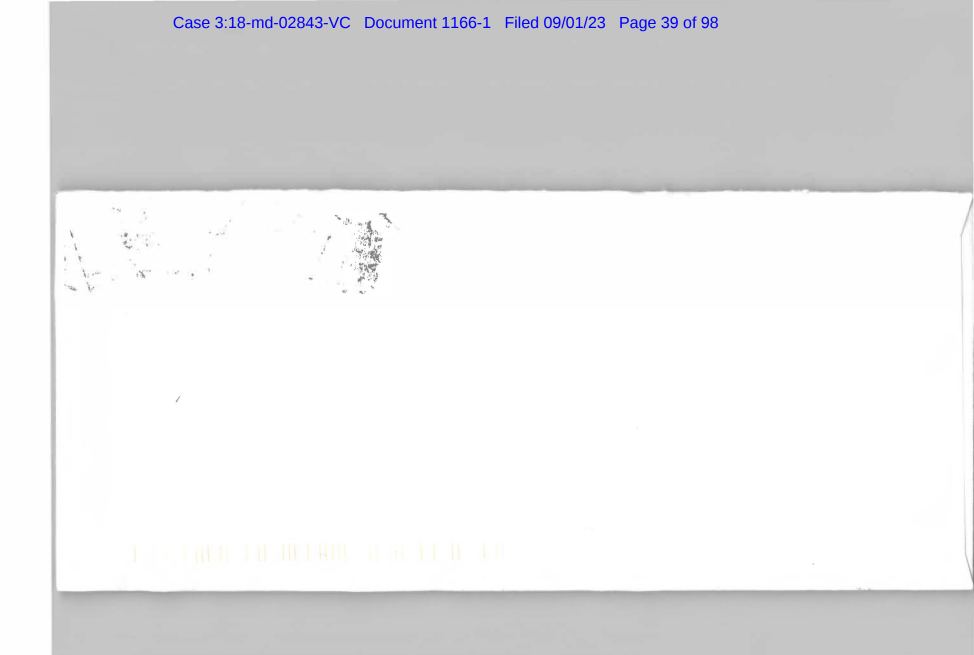
and "social Harm," but then the SETTLEMENT Administrator have has to date Violated the "class Action Fairness Act" and OR 28 U.S.C. \$1715 by REFUSING to SEND Plaintiff the Class Notice claims forms, Etc., and court Appointed Counsel" DEREK W. LOESER "OF KELLER ROHRBACK L.L.P PREjudicially Waited Untill the Objection deadline had Enspired to SEND Plaintiff the Objection forms "on or about July 27th, 2023, and the "35-pages "of the 134 Page class Action SETTLEMENT AGREEMENT Was incomplete. WHEREFORE, Plaintiff hereby prays that

this Honorable court grants relief or Any Action deemed Just speoper

Dorlimsom

8/9/2023





OBJECTION 79

Letter to desce 3:18-md-02 MR-MT Docoment 1766-1 Filed opposes Page 1905 98 17 FF CLERK, U.S. DISTRICT COURT
NORTH DISTRICT OF CALIFORNIA

FACEBOOK - MELO PLATFORM AND CO APPS PERSONNI

CAMPACISE ANAY L'ILICA MACK ZUCKERBEIS I marcus Avictivs Buser Am Bringing Action Agaist The ABove etitys in prose I Request Authorization to proceed in Forma paperis I Am Submitting A Signed Declaration That costs of court. AND UNABLE to Pay as Buser Marcus Submitted on This 17th Day of Aug 2023 ADDITIONALY TUDGE SWAIN IF POSSIBLE I WOULD LIKE to Settle This case For \$51,000 For The DiscraceFul MARCLESS CHONEWALLIM CASE OF rser profile Litigation - my intent is not to close The Court Only to Sting The DeForpats For The Violation OF trust - if The Court Land Direct This inique Siteption to Somewhere I can settle my claim, I would Be happy -Thank you MAICH 45

Clerk of the cont The Name AND ADDRESS
to the Attorney That Represents FaceBook And
has The Ability to Convey A Settlement From
the mould save Resources OF This OFFICE
And court -

Regards, Marcus Buser

Nam Ma (cus Address_ City/State/Zip_

18 AUG 2023 PM 5 L



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AUG 21 2023

CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA Clerk OF Court
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OBJECTION 80

Case 3:18 md-02843-VC Document 1166-1 Filed 09/01/23 Page 46 of 98

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

Chicory Cariffin, Plaintiff, 1

FACEBOOK, INC, DEFENDANT. Case: #3:18-Md-02.843-VC

Motion to Appear at Final Approval HEARING COMES NOW Plaintiff Chicory GRIFFIN AND hEREBY SUBMITS his MOTION to Appear at FINAL Approval HEARING AND STATES THE FOLLOWING BELOW HERE TO FORE:

#D. Plaintiff Chicopy CARIFFIN AVER CURRENT! RESIDES OF ODDRESS:

Who petitioned this Honorable court for awards and Relief in the amount of \$ 700,000 dollars.

#D Additionally, Plaintiff Expiffin has already
filed objection to settlement terms due to the Vast
appear of Damages chicary cariffin suffered at the
tlands of Defendants, and such injury and Damages
can only be remedied with a Minimum of \$700,000
in relief due to the inhapent deleterous endeavors
being so vile and deprivational that even the doctrines
of unjust enrichment applys for equitable relief,
Quantum Meruit, stating that above fit was confirmed
upon the defendant, (2) such benefit was at the express
of plaintiff, and (3) it would be unjust to allow these



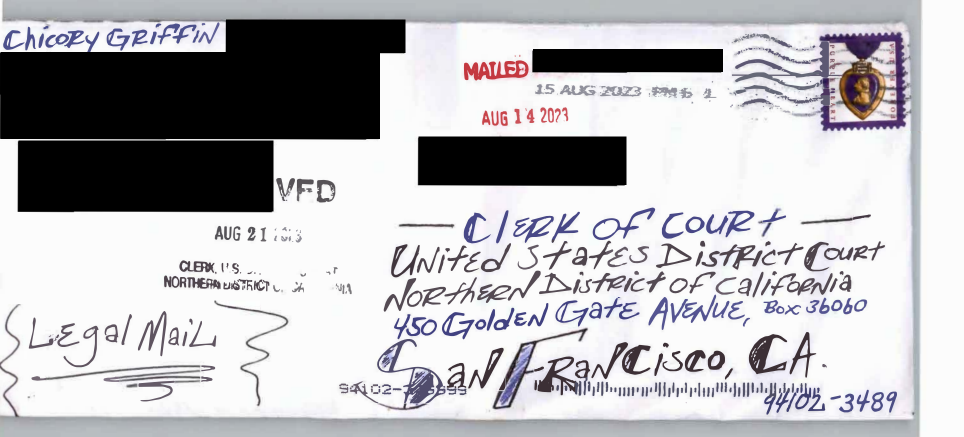
defendants to Retain such benefits. As a Vile Judgment was conveyed by defendants which was conferred by the false terms of Facebook, Inc within the profile user Agreement pertinent to Data privacy, and such terms were not only false but were fraud mispersentations exercised in a illegal deception conveyed by Facebook, Inc.

#3 Plaintiff Chiropy Apiffin Notes also that he has suffered Due process violation due to the idiosyncratic Violations of the "class Action fairness Act of 2005" and Breaches of 28 U.S. C. § 1715, and therefore he requests that the court orders at the final Approval hearing that plaintiff's check be mailed directly to his mailing Address from the "Hunting National Bank" and check be backed by the full faith and credit of the United State government or fully insured by the (FDIC) "Federal Deposit Insurance corporation."

WHEREFORE Plaintiff Chicory GRIFFIN
PROYS FOR a ORDER OF this HONORABLE COURT that
grants his Attendance at the final Approval hearing
and any other action deemed Just and proper.

× Chiff

8-10-23



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AUG 2 1 2023

CLERK, U.S. DISTRICT COURT NORTH DISTRICT OF CALIFORNIA

OBJECTION 81

IN THE

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA RECEIVED

OKANG K. ROCHELLE, Claimant,

AUG 22 2023

CLERK, U.S. DISTRICT COURT
NORTH DISTRICT OF CALIFORNIA

	/
٠,	

Case	No.			

META PLATFORMS, INC., Respondent.

PETITION FOR SHARE BY META PLATFORMS, INC. IN \$725,000,000.00 (725 million dollars) PRIVACY SETTLEMENT FOR FACEBOOK ACCOUNT HOLDERS

NOW COMES the claimant, Okang K. Rochelle, pro se, with a request for a portion of the \$725,000,000.00 (Seven hundred and twenty-five million dollar) settlement for the accusation that employees of Meta Platforms, Inc. had

invaded the privacy of Mr. Rochelle, amongst countless other Facebook account holders, when permitting Cambridge Analytica—a British political consulting firm—to access his personal information as a Facebook user during the Presidential campaign of 2016.

JURISDICTIONAL STATEMENT

"The district courts shall have original jurisdiction of all civil actions arising under the Constitution, laws, or treaties of the United States." 28 U.S.C. § 1331.

NATURE OF CIVIL SUIT

In the year of 2016 through 2022, it is believed that employees of Meta Platforms, Inc. had allowed members of Cambridge Analytica, a British political consulting firm, to access the personal information of millions of Facebook account holders for the purpose of voter profiling designed to

target the electorate during Donald Trump's successful presidential campaign in the year of 2016.

ACTUAL CASE AND CONTROVERSY

Being that Mark Zuckerberg, the CEO (Chief Executive Facebook, Officer) of has agreed to out pay \$725,000,000.00 to resolve a class-action lawsuit which alleged that Meta Platforms, Inc.-the parent company of Facebook-had allowed third parties, to include Cambridge Analytica, to access Facebook account holders personal information there is a case and controversy in the matter at bar because, as a party to this settlement, Mr. Rochelle asserts as a Facebook account holder1 that he has suffered some actual or threatened injury, that injury is fairly traced to the challenged action of respondent, and the injury is likely

¹ Mr. Rochelle has had a Facebook account since July 10, 2020. <u>See</u> **Petitioner's Exhibit A**, Screenshot of *Facebook Accounts Center*.

to be redressed by a favorable decision. Allen v. Wright, 468 U.S. 737, 751, 82 L. Ed. 2d 556, 104 S. Ct. 3315 (1984)("The requirement of standing, however, has a core component derived directly from the Constitution. A plaintiff must allege personal injury fairly traceable to the defendant's allegedly unlawful conduct and likely to be redressed by the requested relief.")(opinion by O'Connor, J.) (citing Valley Forge Christian College v. Americans United for Separation of Church and State, Inc., 454 U.S. 464, 472, 70 L. Ed. 2d 700, 102 S. Ct. 752 (1982)). Accordingly, Mr. Rochelle has shown that he is entitled to a portion of the funds associated with the payout by Meta Platforms, Inc. for privacy act violations.

RELIEF SOUGHT

If the tribunal of the United States District court accepts the distribution of funds agreed to be paid out to eligible Facebook account holders by Meta Platforms, Inc. for its employees breach of the public's trust, Mr. Rochelle is asking that he receive a portion of the settlement in the amount of \$50,000.00 (Fifty thousand dollars) for their breach of his privacy as a trusted Facebook account user.

CONCLUSION

Based upon the foregoing facts to this cause of action, the judiciary should grant the instant petition, and award the monetary amount sought for relief by Mr. Rochelle herein.²

² The funds requested by Mr. Rochelle can be sent to his person by an employee of Meta Platforms, Inc. can be sent to his person by check or money order to the foregoing mailing address or, if more convenient, through Mr. Rochelle's online by using the following information:

Respectfully submitted,

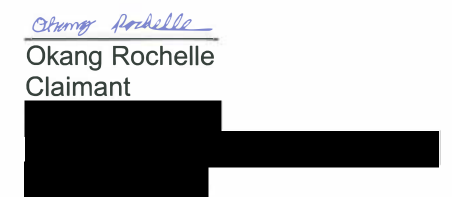


Executed on the 21st day of August, 2023.

CERTIFICATE OF SERVICE

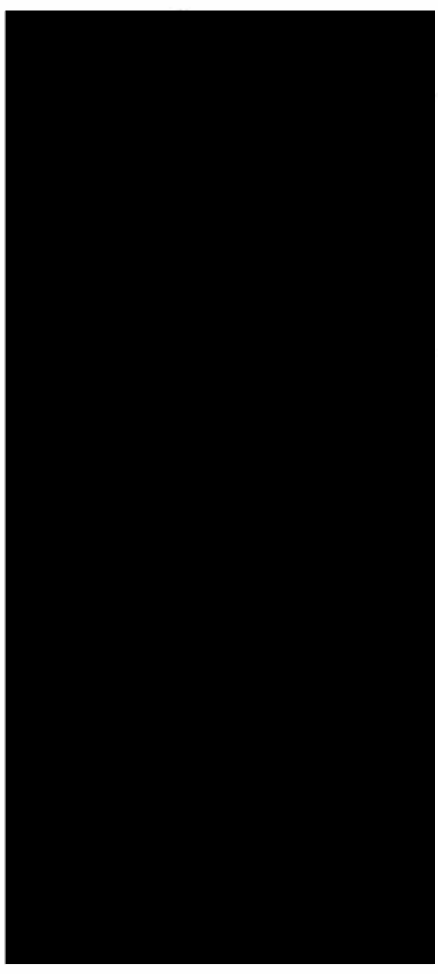
Pursuant to the provisions governing Section 1008(e) of Title 1 to the California Code of Regulations that I, Okang Rochelle, the claimant in this matter, have forwarded a copy of the foregoing petition to Meta Platforms, Inc. via the United States Postal Service with first-class postage prepaid to:

Meta Platforms, Inc. 1 Hacker Way Menlo Park, California 94025



Executed on the 21st day of August, 2023.

Petitioner's Exhibit A







EP13F July 2022

OD: 12 1/2 x 9 1/2

ORDER FREE SUPPLIES ONLINE

GUARANTEED* • TRACKED • INSURED

For Domestic shipments, the maximum weight is 70 lbs. For international shipments, the maximum weight is 20 lbs

OBJECTION 82

Document 1166-1 Filed 09/01/23 CEN UNITED STATES DISTRICT COURT cover Sheet PECENED FOR THE NORTHERN DISTRICT OF AUG 24 2023 CALIFORNIA CLERK, U.S. DISTRICT COURT LOSS THOMAS BRANTEYIL NORTH DISTRICT OF CALIFORNIA PLAINTIFF FOR JOINEL OF CLAIMS NOMON Individually and on behalf of all others, Sionilary situated IN THE ALTERNATIVE Cclass Action Lettlement PETITION FOR JOINAGE OF COMPLAINT Livil Cause No.: 18-md-2843-VC META FACEBOK, INC Defendant Pullish" TO THE HONORAGE COURT! I Poss Thomas Bran Hers II the Phintiff above, Facebook Page is [Thomas B. Ross] complains of META, FACEBOOK INC, the desendant and for Cause of action shows! Selection of Discovers Level The Printiffain the Sottlement Agreement was reached after extensive invotigation and motion Protice in the Action, and was the result of Protracted negotitation conducted by the farties, over course of serveral months was certified on march 29,2023. See DK+1130 in Case No.: 18-md-2843-10, including with the assistance of a neutral mediator. The damages sought are within the Jurisdiction limits of this court. Rule 23 (b)(2). The settlement Class of 725,000,000 million Dollars is so numerous that Joinder of all members is Impracticale. Parties and Comice of Citation The Plaintiff Brantley is a alterdant is FACEBOOK, INC. META IS located in California. Exemplars Damages settlement The basis for the settlement is because the errors nestisent vidation of the desended to allow CAMBRIDGE ANALYTICIA a [4] irm with ties to fresident Trumps -Political stratasist Steve Bannon, had paid a Facebook APD developer for access to the Personal information of about 87 million users. As a rout, the Plainties and other members of this class Action Similary Situated is entitled to recover damages in the suridiction limits of the court under both our Fifth and Fourteenth Amortment Due Process Rights. Appendix 11

Lec 1-207

All RICHTS RESERVED 2023

Case 3:18-md-02843-VC Document 1166-1 Filed 09/01/23 Page 65 of 98 16#2 Conclusion WHEREFORE, the Plantiff in his Proper self request he is Grantel Relied Sought that he seeks in the assertions 250,000 on LESS along with foot Indoment interest as frounded by Law and such other further relief to which the Plaintiff mas be Justly estitled in this Class Action Settlement in Good Faith Cc. Forward to
Atlaneus Class Counsel ORDER It is hereby declared that this Mother In Solinon of Chinas Or in the alterative fetition for Jointer of ConPlaint Shall be _ GRANTED OR _ Denich Executed on the _ das of Frenchis and Mallatante I have read everything in this Petition is true and complete to me knowledge. and belief. I am overthe age of 21 and is allowed to make this knewer derk nothing On my bounds. I am a number of Facebook Since 2009. I up my Page to keep incontac with Pro Boxing fans and Friends and Family. I have not been able for access my Rise done to incurrentles and lack of internet. Mr Sociand funity Still Post are year my Page. Photois have been taken down. My how of Alternew nothered me at that information. To hear that my information has been invaded like other without our knowledge is unexpected and harmfull. This has been forwarded to the United States Dest Court for the Northern District of California on the 28 day of July 2025 1/st hos thomas brantes in CELNIFICATE OF SELVICE I CATION THAT ATHUE AND COMPLETE COLY OF THE MOTION FOR SO INCH HAS BEEN FOURILED TO U.S. Courthouse 450 Golden Gate Avenue San Francisco CA 94102 on this 28des of July 2023. 1/31' those Thomas Brances NO/B 11/28/1999 70CZH D1851307 C3 1-56 64 Aprendi 27 لدورا



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CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

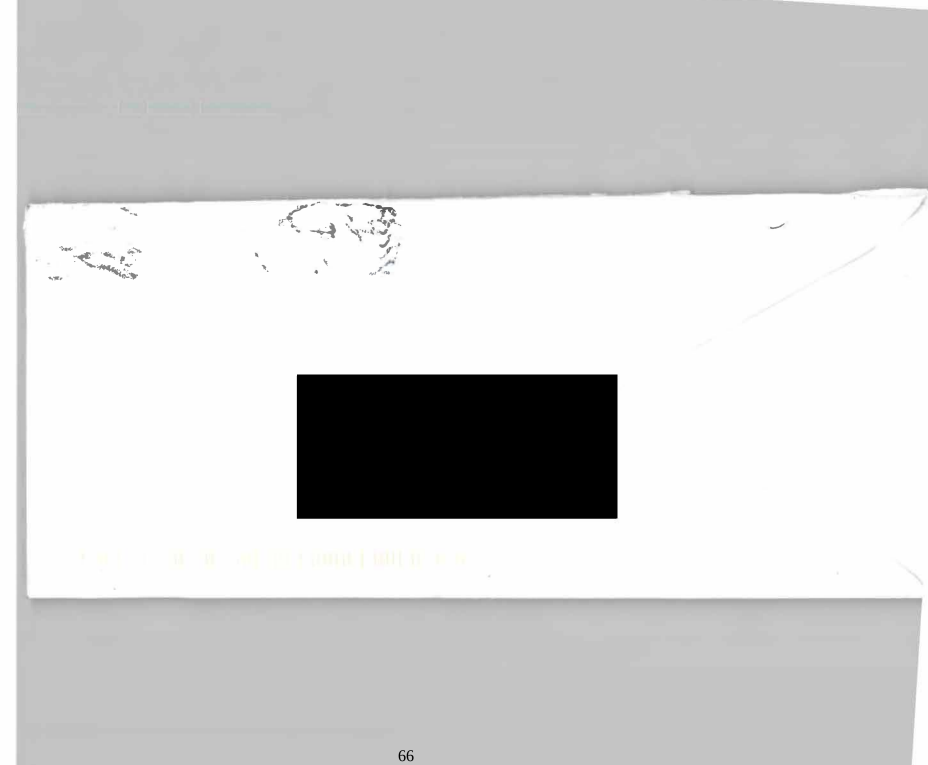
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Northern District U.S. Courthouse 450 Golden Gate Avenue San Fancisco, CA 94102

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OBJECTION 83

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United States District Court Northern District of California 450 Golden Gate Avenue San Francisco, CA 94102



AUG 28 2023

CLERK, U.S. DISTRICT COURT NORTH DISTRICT OF CALIFORNIA

Dear Honorable Chhabria and Clerk of Court Busby,

Re: Facebook, Inc. Consumer Privacy User Profile Litigation 18-MD-2843-VC

I am writing to the Court to request a Motion for Extension of Time in regards to the Facebook, Inc. Consumer Privacy
User Profile Litigation, case number 18-MD-2843-VC. I am going to die from injuries suffered by the individuals that
bribed Facebook employees to illegally manipulate and use private user information on Facebook. My facebook account
goes back to my first real post dated October 1, 2009, but I only found out about this particular court case after the July
26, 2023 deadline. I still would like to object to the filing, which requires a postmark by July 26, 2023 with a claim dead
line on August 25, 2023. I deserve money for damages. The group and the second involved in killing me are the
ones who bribed Facebook and its employees to post bait-and-switch advertising banners for people to click on a
Facebook banner if the person liked Joseph Biden for President, usually a Facebook labeled banner loaded on top of a
webpage or search engine such as Yahoo, in order to effect the 2020 United States Presidential election. The account
that paid the Facebook employees and Facebook's company accounts to create the bait and switch advertising whereby
clickbait suggesting one click if the person liked Joseph Biden for President generated a mail-in ballot. This illegal mail-in
ballot was generated by a user-not guaranteed to be the voter-clicking on the Facebook banner at the top of a webpage
The monies paid to the Facebook employees (usually billions to each) to generate the mail-in ballots was discovered to
be the \$1.6 trillion dollar Ukrainian feeder account tied to the stolen uranium by-product nuclear waste water that is
missing from . These local
. Three times over \$200 billion has been seized and now three times \$40
billion has been seized with the last round being seized by the state of Mississippi at Dec 2019. The
80+ million Facebook accounts' data with uploaded federal and state identity cards with digitized signatures were
illegally utilized to create fraudulent mail-in ballots for President Biden—not President Trump. The Cambridge Analytica
firm and President Biden's cousins, are financially tied together. Moreover,
and Biden were working together
This matter was locally recognized here in the second second second periods and the second se
gave me one of her old phones before Covid-19 lock-down and I had it through the Presidentia
election cycle in 2020. However,
. She could not possible have signed her name.
. The 42 mail-in ballots in her name
were, I suspect generated by the fraudulently posited number of days allowed for mail-in ballots, as locally we are only
allowed one mail-in ballot per day, but the locals listed our original national election day as the first Monday before
Thanksgiving. They never reposted any correction. We actually just voted on Election Day, same as everyone else the
first week of November, with only KNOETV8, I think, covering the blooper on the webpage. That mistake appears to
provide 42 days with one mail-in ballot allowed per day, generating 42 possible mail-in ballots for a person, as from the
October to November 2020 mistakenly listed dates, there are 42 days. These mail-in ballots were generated by Chinese

Facebook workers and China has actually executed a manager for interfering with our elections. However, the money was paid to American citizens. Mark Zuckerberg admitted in Congress that he knew of Cambridge Analytica's ability to generate psychoanalyzed profiles, but that is NOT the end of the story. FACEBOOK GENERATED MAIL-IN BALLOTS, **INCLUDING THE FRAUDULENT 42** BALLOTS THAT HAVE BEEN PROVEN TO BE ILLEGAL. . The signature was real but illegally used. It was Facebook employees who directly received the billions in money laundered funds tied to the feeder accounts for the stolen uranium by-product and heroin monies awarded for the "purity" of the processed uranium sold illegally to China and Ukraine. Facebook knew going back to its 2019 Federal Trade Commission settlement that this constituted illegal use of Facebook users' personal information for personal gain through bribes to the Facebook employees for the purpose of fraud. The new privacy measures did not work because they were bribed to commit fraud. This is not the first time they lied over these matters, as even in 2017 Mark Zuckerberg fraudulently posited in media that Russian actors were overthrowing the election, when in fact, these were Ukrainians, as the group responsible for the bribes and illegally trafficking the stolen heroin and uranium by-product, , all had Odessa Port of Authority stamps dating back to the USSR, Biden, allowing for the word "Russian" in ethnicity at the time, but not nationality now. In a livestream, Mark Zuckerberg alluded to the Cambridge Analytica firm, stating that investigations were on-going into "organizations like the campaigns, to further our understanding of how they used our tools." Mark Zuckerberg's testimony to the SEC contradicts some of his deposition to the House Financial Services Committee in 2019, but he was aware by March 2018, per his statements, that this Cambridge Analytica was potential issue, it seems, albeit further SEC comments point to his knowing of Cambridge Analytica to the first he commented in an email, he suggests, in 2017 due to an article in Motherboard. My point is that the media wrongly prescribed this to be used by President Trump. Frankly, both could have used it—BUT PRESIDENT BIDEN'S COUSINS PAID MONEY TO FACEBOOK TO ENSURE THAT THE CRIMINAL ORGANIZATION'S ACTIVITIES WERE NOT PROPERLY INVESTIGATED. President Trump does not have the billions to give each Facebook employee in the upper echelon of Facebook that was bribed. He is a billionaire but he does not have that much money. This was a violation of campaign finance reform laws and specifically was after process service in the 2019 Federal Trade Commission settlement, whereby Facebook was ORDERED to pay fines and FACEBOOK EMPLOYEES WERE RECOGNIZED AS RESPONSIBLE FOR THESE "PRIVACY MISSTEPS" FROM THERE ON, WHEREBY ZUCKERBERG BECAME LEGALLY PERSONALLY RESPONSBILE FOR PRIVACY FAILINGS, as of July 2019 before the 2020 election cycle, meaning that the Facebook attempts to create a Facebook banner and interfere with the US Presidential 2020 election was AFTER the settlement and process service occurred, whereby jeopardy was attached. My point is that there is fraud; a reasonable man could infer fraud has occurred. It is not just the US Securities and Exchange Commission document reporting on their finding that Meta CEO Mark Zuckerberg misled Congress and the American public about how early he knew the threat Cambridge Analytica posed to Facebook user privacy and security with sworn deposition obtained by Zamaan Qureshi, policy advisor of Real Facebook Oversight Board. The Facebook company was put into bankruptcy after bribes allowed for bait and switch advertising, which resulted in clickbait scheme to generate phony mail-in ballots stored by at least Clerk of Court, whereby over 42 ballots were discovered for used her old phone and the top banner of Facebook urging people to click on Facebook to go to Facebook or to "like" Joseph Biden for President, did not ever represent itself as printing mail-in ballots that would only be destroyed if a person showed up in person. I am a registered Democrat, but I would NEVER vote for President Biden. His family killed 8 million Jews. I am not kidding. , whose family ran a German duchy for 300 years, killing 8 million Jews from 1890-1920, removing over \$200 billion in hard securities from the same Canary Island bank the same week the \$200 billion went missing from the Israel-Palestine land purchase was supposed to occur, resulting in a 50 year payment to Palestine through World Court's recognition that Israel had in fact paid the

They do not like me. I am going to die from injuries due to their network of accomplices. I AM HORRIFICALLY OFFENDED

money, but the bank lost it. The

AND HAVE COMPLAINED TO THE STATE OF

hate Jews and frequently have called me a "

OVER THESE GENERATED BALLOTS AS I DID NOT SHOW UP TO

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VOTE FOR ANY PRESIDENT BUT WOULD NEVER CAST EVEN ONE MAIL IN BALLOT FOR PRESIDENT BIDEN IN THAT ELECTION AND AS A CONSEQUENCE OF MY CITING FRAUD, THE PEOPLE OVER OUR VOTING SYSTEM WERE FOUND GUILTY OF FRAUD. I REFUSE TO VOTE FOR PRESIDENT JOSEPH BIDEN. They generated fraudulent votes and the resulting investigation found huge discrepancies, one of which I readily identified immediately as fraudulent could not have voted even ONE time. And, she would never have mailed in her ballots from China. . This is the same group that threatened to kill President Trump when he returned from Russia, which I also turned in, only for the media to report that 15 Secret Service agents were injured in an explosion and a hospital release news that 20 had died later from that attack. I AM THAT AMICUS! This is very serious. The money is real. The federal judicial investigation into Facebook resulted in the bankruptcy of Facebook with Zuckerberg obtaining a 17-year time extension and a seal on the matter. However, he had to quickly sell off Facebook's hard assets into two new companies at least, Instagram and Meta, in order to raise capital to pay the Courts that day. The \$1.6 trillion fine was the amount the feeder account paid the bribes to Facebook. It is also the feeder account tied to Justice O'Connor, who was fired, after being found guilty and awaiting a further appeal, and the Southeast Director of the FBI, who was fired and is now found guilty and executed in prison. I would like an extension for time for the Courts to consider the merits of the case already pending before the Courts in the deceptive marketing practices of Purdue Pharma. I know that this sounds unrelated, but it is not. The heroin organization branched out into uranium by-product smuggling operations with the aide of Hunter Biden and Michael Johnson. bribed five Sacklers \$1.1 billion each, and bribed the Pfizer President \$1.1 billion. I am the Amicus in both these litigations that proved the money. I turned in \$40 billion account number that led to the federal judicial investigation revealing the \$1.6 trillion feeder account for the . The \$1.6 trillion feeder account was a personal checking account in the Ukraine as the signature, master of the account with as an allowed signature, but as a duly authorized agent on the account. Under deposition, Dr. Neumann admitted he did not actually own the account or its monies, only the transfers allowed by account. In other words, our Clerk of Court, who assisted them in covering for their employment of Timothy McVeigh for heroin trafficking loads and was Court ordered to never work for the Clerk of Court again, cited bank fraud erroneously. It was payroll. They bribed many. Governor Jindal was also bribed, as well as former Justice O'Connor and the Southeast Director of the FBI. Gov. Jindal has been ordered to die in prison after being found guilty, and the Courts acknowledged one of the reasons for the severity was due to Gov. Jindal illegally publishing my name as the Amicus that stood against them. There are Court gag orders on my name being published as the Amicus to this hellish disaster. I would like a request for an extension of time to be considered on the same grounds that the U.S. Solicitor General Elizabeth Prelogar, representing the U.S. Trustee, has already argued successfully to allow for a grant of a hearing before the Supreme Court, temporarily blocking the settlement affirming that Judge Drain and bankruptcy courts lack the constitutional authority to force third-party releases. I should not be forced to accept "dying the way a out to", as one put it. The Courts granting immunity for these individuals to kill to run heroin, humans, and uranium by-product nuclear waste water poisoning would grant these terrorists the fidelity of the US government in their atrocious acts to kill whistleblowers and amicuses without giving me any redress at all, as they shop around to different courts to cut down on costs through shopping fraud. The DOJ maintains that bankruptcy courts have "no authority to force creditors to sign away their legal rights if they don't like the settlement terms," according to the Wall Street Journal. In this particular occasion with Facebook,

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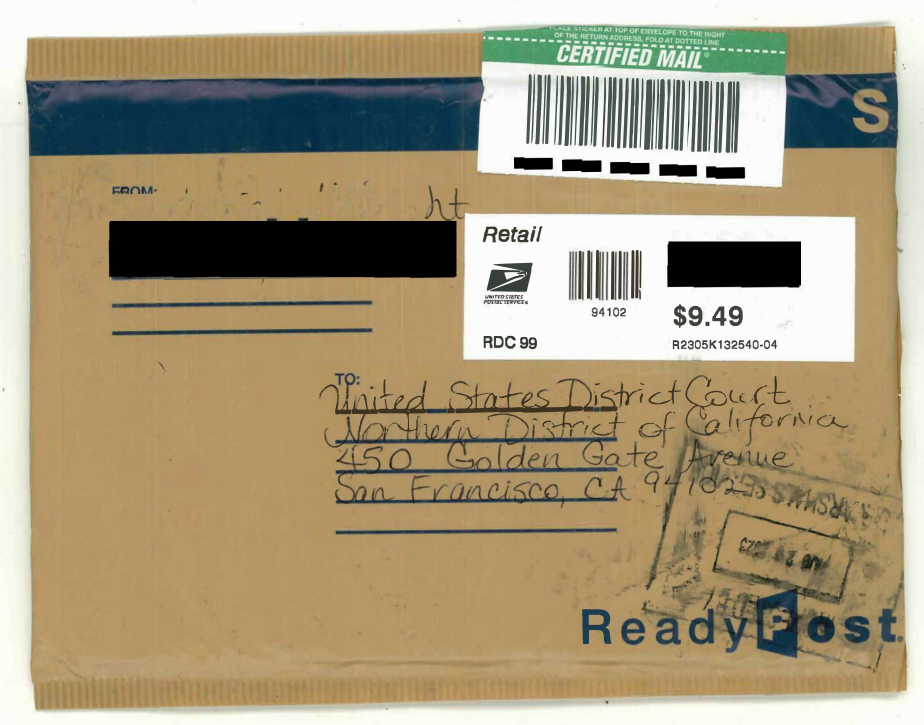
given the 2017-2019 advance notice through process service over the issues of Cambridge Analytica use of Facebook user information, the employees' legal distinction of limited-liability partnership has lesser legal standing due to the process service and purposeful government investigatory findings that Facebook employees were to be legally responsible before the 2020 Facebook banners interfered with the election. Over the concomitant moral hazard of allowing the unconstitutional use of money-laundered funds from a Ukraine checking account tied to tax fraud, the Courts decision should allow for a further investigation into the Facebook bribes from accounts, as they were specifically tied to selling stolen uranium by-product nuclear waste water and to forcing bait-andswitch advertising to appear that a click for Facebook was a vote for Joseph Biden and click-bait moment of "liking" on Joseph Biden for President banner of Facebook hyperlinked to Facebook. Neither of which guaranteed the person clicking through or switching screens was the actual registered voter. In . In my circumstances, although I paid for my phone, the original phone was registered under and as it registered her Facebook account on that phone, it is possible the psychoanalytic data allowed the clicks she made on the phone to generate content on my identity without my authority or permission. I WOULD NEVER VOTE FOR PRESIDENT BIDEN FOR PRESIDENT. I am the , and documented as such in other countries. I am hated as "Other." The klan of s have tried to burn down my house twice. I WOULD NEVER VOTE FOR THEIR COUSIN! financially assists Joseph Biden so much that in the 1970's when Delaware changed its campaign finance reform laws, they literally had to immediately reverse their own amendments with a grandfathered in clause to prevent the death in prison of their own elected personnel-President Joseph Biden! Literally, President Biden had to take a diversion agreement to never take a pay raise because they discovered in IRS and Legislative Audits that he owed so much in back taxes, whereby he became the second lowest paid Senator in US Senate on purpose to avoid death in prison! I do not approve of the family. He is NOT Jewish. His ancestry is German, and the Biden dynasty married into the . The siblings have had \$200 billion seized three times and \$40 billion seized three times now since the most recent Mississippi seizure after s death in 2019. The government is now investigating the \$1.6 trillion they have received. In the Purdue matter, the employees clearly controlled the company and the assets of the business and owners became ambiguous due to the monies paid from the \$1.6 trillion feeder account to bribe them from the \$40 billion feeder accounts of . If the same type of bribes to protect their heroin and uranium by-product trafficking trade paid from the same accounts by the same men in the Purdue mess ALSO paid Facebook, then I would hope that the Court decision on the bankruptcy of the Purdue company and the employees, namely the Sacklers, who took the bribes, would have a legal standing to temporarily halt the Facebook bankruptcy settlement issue from being falsely resolved by far lower than the Courts originally settled on the \$1.6 trillion fine that was in fact sealed. The \$1.6 trillion fine is what made the Meta and Instagram companies owe so much and that is what is, I suspect, driving this attempt to obtain a Court judgement of a far lesser amount of \$750 million cap on creditors in a limited liability. In other words, they already had to pay the fine, but the limited liability shield is what YOUR COURT IS ACTUALLY AWARDING! They already had to go into debt and sell of the hardware of Facebook to the companies Meta and Instagram with bank loans that they got a 17 year time extension on payments to the bank. I think what I am trying to say is that they are maneuvering in a way that would attempt to justify a judgment that would later, if the Supreme Court ruling goes against the Sacklers, would show that fraud by way of bribery to commit unconstitutional acts tied to treason and terrorism are NOT shielded by bankruptcy courts and the awards cannot in this circumstance be used to justify shielding the employees from the injuries sustained by creditors, including the U.S. Trustee. The bribes tie the group together. The Court seems to be used here to prevent the government from easily continuing to investigate the matter by having a Court judgement supersede and upend the investigation without actually truly considering what really happened. They were never bribing for President Trump, and the bribes were specifically tied to President Biden. However, the monies were tied to criminal enterprises, which included heroin, human, and uranium by-product nuclear waste water trafficking stolen from a transfer between , proven in multiple Courts in multiple states in multiple

federal judgments to have arrived in

. It has now been removed illegally by the way, and we

are missing it. I am the amicus. Technically, the Post Master that was executed was executed for his lies during
deposition and his bribes, but I am the amicus that asked for an investigation, as my medical records showed a sudden
change that was not physically possible without removal of the uranium by-product from our superfund waste dump,
which was not legally allowed. We have a no-sell on that radioactive matter. They purposefully bounced it through four
government entities on paper to commit fiduciary fraud to then bounce it into their personal ownership, made more
complicated by their pretensions to hospital trust fund board positions by illegally and fraudulently documentation on
the judicial database in our district suggesting they worked in these geographic areas, which they did not work at,
resulting in our judicial database failing judicial audit investigation even before Covid. In fact, because the fake forensic
pathologist and fake director of phlebotomy, imagined with his imaginary doctorates that the true
answer to Covid-19 was the strongest LSD-laced rheumatoid arthritis, higher than anaesthesia grade narcotics, by
prescription the highest drugs one can prescribe outside a hospital per a graph he toted, this 30+ year documented
heroin addict and his accomplices voted in opening few weeks of Covid-19 to prescribe rheumatoid arthritis
over antibiotics, and due to the arrangement STILL illegally uploaded into our FBI NCIC and federal judicial databases by
Special Agent in Charge Robert King, despite orders to cease and desist, their votes tallied over others, as they were
fraudulently installed over many hospitals, resulting in their total votes for themselves being over-counted
stupendously. We became the 9 th largest death rate for a country or state in the opening weeks of Covid-19, whereby
our real medical professionals without imaginary doctorates got together and demanded a conference whereby they
denounced the procedures and processes tied to the rheumatoid drug and announced antibiotics would be used
REGARDLESS OF WHAT THE PROCEDURES WERE STATING IN THE DATABASES, which were the basis for insurance
companies to make payments in at that time. were always partners, which
has now become the finding of the Courts. is left as the sole candidate to have driven the uranium by-
product nuclear waste water away from , and his fraudulent reasonable doubt has been
found dead in the New York statre park woods by the prison, having been dead all along. The real CDL driver never left
New York. The militarized zone is only missing one person-
is the missing driver. The FBI of NY has confirmed the City of Albany Superintendent was the
wanted after having left in a way that the DOC is not responsible for his injuries, whereby the DOJ was
forced to arrest, convict, and execute two prison guards who did not correctly fingerprint his upon his demanding access
to the employee parking lot, pretending for a second time to be an employee at the prison, whereby he somehow
gained access to the now stolen water truck carrying the now stolen and declared covered-up theft of uranium by-
product nuclear waste water from the water containment crisis post-2001.
nd the stolen uranium by-product arrived in in 2005. The sell of it was illegal, as
even blind-testing without acknowledging its Indian Point Nuclear Reactor point-of-origin, the uranium by-product,
heavy-metal poisoned water was too acidic, so lethal, as it was guaranteed to be under Department of Interior control
and as such, under its "no re-sell" contract under the law. They have since executed two of the local DOI directors for
the loss and cover-up, and bribery made certain it stuck. This matter is a lot more complicated than this, but my point is
that you are being used to justify a lower threshold of limited liability in a way that does not directly address the damage
done to those injured by the heroin and uranium by-product trafficking network that came to bribe employees of
Facebook, resulting in President Biden's election support by illegal campaign finance reform laws being broken through
an illegal bait and switch advertising banner, which ultimately generated real-world ballots for President Biden-not
President Trump. By suggesting that Facebook itself would only have to pay \$750 million or thereabouts, the Courts are
blind to the billions in profits made AFTER THEY WERE PROCESS SERVED TO NOT USE THE FACEBOOK USER ACCOUNTS.
By being able to suggest that this shopping fraud judgement holds power or sway over the decisions without considering
the Pharma December 2023 Supreme Court decision regarding limited liability in bankruptcy proceedings tied to these
specific bribes, these Facebook employees could injure their creditors more in the long run. Their
\$20 billion in campaign finances for internet bandwidth usage to put Biden on each Facebook screen banner was
deliberately not taxed properly. The bribes to Facebook employees after process service shows intent to commit crimes.

Sincerely,





OBJECTION 84

Hood avening de swordy should forced to much devoted dibo to sub-met those documents also um la porte não of your men more of the post of my anoma phiesal with gringle, consider programme for sof sul is sisted ai ask soot for a rie would ent account with for the propert district Deen affecting my inquies, need dem grave agamals prople all aire the realed spring a odat new travels one no docont share man acrupy the our prurally af my home. muyque minodoic notori int ai wit overwhere a of My pursonal data being habited Motor along with blackwater and act fall in Place

Imperof out porceover and dominate dies consit every to neitonespris Origania de oper algora Low mathemation. Do uper account nostostary atol Sound Harten greed for the samo considering Les neitestais sta ly Dota Ristorian act For Princey and Esochamo Regulations Then perhaps I sad here and think bout audicolo for ansille out for claim company has made Honosly clim soobing a higher and ever toples nont trampletal ling to ping out pred at prisogra dress to triple at simitmes their lies is course trues ou truspers you other roje to nextee alle invenesa atri ingil ti at tours I take cooly nie pol swork l got moved transfer These for clim dubmitting this made board markon Busich of Date protection land

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	Seebnetted Don Ougust 19,2023
	lesendy Haylo Paul

Privacy is a fundamental human right. It's also one of our core values. Which is why we design our products and services to protect it. That's the kind of innovation we believe in.

Your Objection Form must be postmarked by: JULY 26, 2023

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

In re: Facebook, Inc. Consumer Privacy User Profile Litigation
Case No. 3:18-MD-02843-VC
www.FacebookUserPrivacySettlement.com

AUG 28 2022

FCP OBJ

Objection Form

I want to object to the Settlement in *In re: Facebook, Inc. Consumer Privacy User Profile Ligingtion*, No. 3:18-MD-02843-VC (N.D. Cal.) but remain a member of the Class. I understand that if I object to or comment on the Settlement, I am still eligible for benefits.

You can ask the Court to deny approval by filing an objection. You can't ask the Court to order a larger settlement; the Court can only approve or deny the Settlement. If the Court denies approval, no settlement payments will be sent out and the lawsuit will continue.

DO NOT FILE THIS FORM IF YOU WANT TO EXCLUDE YOURSELF FROM THE SETTLEMENT

I. YOUR INFORMATION				
Solomolog H First Name	A OL	st Name		
Street Address				
City	State	Zip Code		
E ail address	Telephone number			
Facebook Account Username(s) (if available)	Email Address(es) associated with Facebook account	Phone number(s) associated with Facebook account		

II. OBJECTION			
What are the reasons you object to the Settlement? Please provide any supporting materials.			
· /			
Does your objection apply only to you, to a specific subset of the class or the total class?			
Continuos Or			
Were you a Facebook user at any time between May 24, 2007 and December 22, 2022?			
YES NO			
If so, when were you a Facebook user? (Please indicate years of use)			
Lance March 14, 2013			
Have you (or your counsel, if applicable) previously made objections to a class action settlement?			
□ YES □ NO			
If yes, how many times have you (or your counsel) previously made objections? (Please provide the caption of each case in which you (or your counsel) have made an objection).			
P .			
Have you sold or otherwise transferred the right to your recovery in this Action to another person or entity?			
□ YES ☑ NO			
If so, please indicate that person or entity.			
Are you represented by an attorney? At this moment I YES NO			
If so, please supply their name and contact information below:			

Case 3:18-md-02843-VC Document 1166-1 Filed 09/01/23 Page 83 of 98

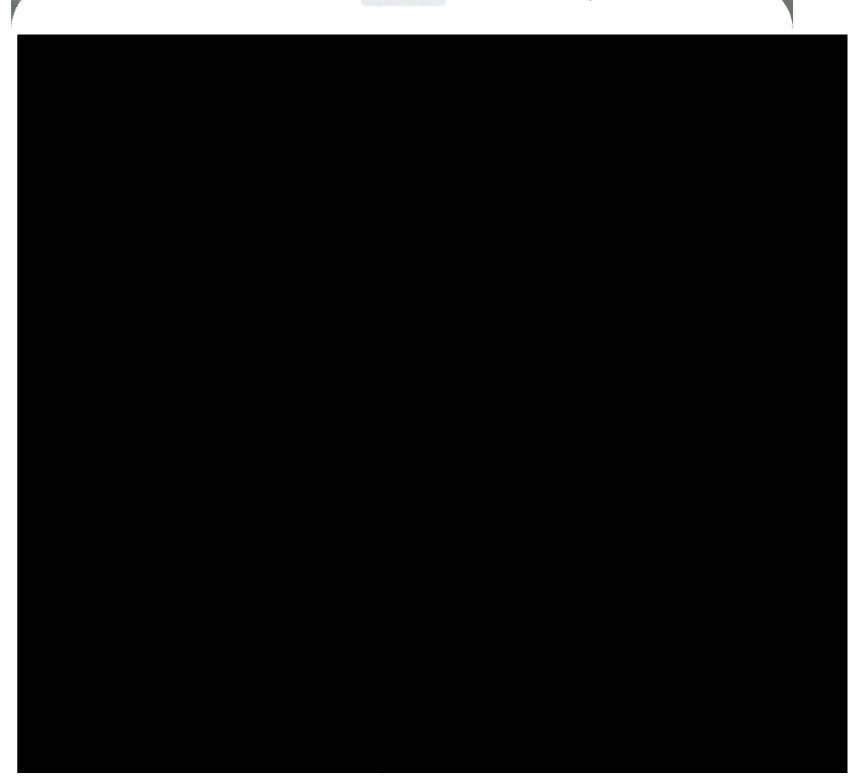
Please indicate if you and/or your attorney plan to	an to appear at the final approval hearing.		
	<u> </u>		
III. SIGNATURE			
Your signature	Date Date		

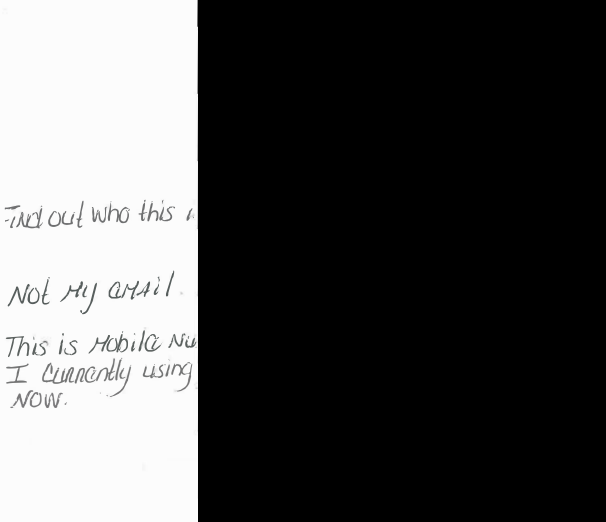
You must submit your objection to the Court by mailing it to the Class Action Clerk at the address below OR by filing it in person at any location of the United States District Court for the Northern District of California. Your objection must be filed or postmarked no later than July 26, 2023.

Class Action Clerk
United States District Court for the Northern District of California
450 Golden Gate Avenue, Box 36060
San Francisco, CA 94102-3489

Authorized logins

Recognized devices
Review a list of devices on
which you won't have to use a
login code.





Without a virus or gone kind of Rande hast, the only way someone can spy on you is whats called a man in the middle attack.

Whene the hacker puts his computer between you who the router. so everything that goes infound and the router. so everything that goes infound is seen by him. If this is the case, your browser will be like on this site isn't safe. Even though its Just Sceabook.





94102

R2305H127287-19

RECEIVED

AUG 28 2023

United States District Court
for Porthern District of California
450 Bolden Lote Curence BOX 36060 Son Francisco, Ca 94102-3489



OBJECTION 85

Robert W. Johnson As Plaintiff for Docket No. "MDL No. 2843: Case No. 18-md-02843-VC", Motion For Default Judgement, Motion For Pro Se Corporation, Motion To Change Venues, Motion To Add Defendent J.

Trump, Rudy Giuliani, John Eastman, Mark

Meadows, Kenneth Chesebro, Jeffrey

Clark, Jenna Ellis, Ray Smith III, Robert

Cheeley, Cathleen Latham, Scott Hall,

Stephen Lee, Harrison Floyd, Trevian

Kutti, Staney Powell, Misty Hampton,

Michael Roman, David Shafer, Shawn Still & Vldimir

Putin & (cont.)

MOTION Case 378-md-02812 Vo Document 1166-in Filed 09/01/23 Page 92 of 98 Added Named Robert W. Johnson, Motion To Subpoena All Named Detendants And Plaintiffs and Added Plaintiff Robert W. Johnson, Motion To Award Robert W. Johnson and Motion To Exhqust All Administrative Remedies & Seizures of Chattels. MDL No. 2843 CASE No. 18-mg-02843-VC: Pre-trial Order. MOTION To Add Robert W. Johnson As

Plaintiff For Docket No. "MDL No. 2843: Case No. 18-md-02843-VC", Motion For Default, Judgement, Motion For Pro Se Corporation, Motion to Change Venues, Motion to Add Donald J. Trump, Rudy Giuliani, John Eastman, Mark Meadows, (cont.)

Kennetche 3:18-may 02893 and pocument 1166-1f Filed 09/01/23 (Plage 93/26 98)

Jenna Ellis, Ray Smith III, Robert Cheeley,
Cathleen Latham, Scott Hall, Stephen Lee, Harrison Floyd, Trevian Kutti, Sidney Powell, Misty Hampton, Michael Roman, David Shafer, Shawn Still & Vlidimir Putingand Motion For Identity Theft of Plaintiff Added Named Robert W. Johnson, Motion To Subpoeng All Named Defendants And Plaintiffs and Added Plaintiff Robert W. Johnson and Motion To Exhqust All Administrative Remedies & Seizures of Chattels. Re: DKt No. Pending.

By the 323:18-100-02843-49 Pocument 1166/1 Filed 09/01/23 Page 94 of 98 following amended protocols shall govern all work for common benefit and expenses, in this amended action, including, among other issues, the exercise of awarding Robert W. Johnson \$100,000,000.00 U.S. dollars for identity theft and all other liabilities due to government crimes, White collar crimes, black collar crimes, due process violations, Ethics and Government Acts and Ponzi Schemes and Robert W. Johnson requests Expedited Seizures of Chattels for all pending Sanctions incrued and Robert W. Johnson requests Default Judgement against all amended Defendants and 100% Ownership of All Defendants Assets and Liquidations.

Robert Case A:18-mol 02843/45 0000 mbmp 1682 Hild 000001/23 Plage 25, 0198 ts be added as a Plaintiff for "MDL No. 2843: Case No. 18-md-02843-VC" and reserves exhaustions of administrative remedies for pending actions above-said. Robert W. Johnson requests to be added as Co-Lead Counsel and authorized to pertorm common benefit work for MDL No. 2843: Case No. 18-mg-02843-VC"as Pro Se Plaintiff and Co-Lead Counsel and Victim of Identity Theft For "MDL No. 2843: Case No. 18-md-02843 VC pending litigations. Robert W. Johnson reserves all rights to file Criminal and federal charges for Ethics and Government Acts and Ponzi Schemes

Tor + Gase 3/19-md-02943-VC podument 1/266-1 Filed p9/01/23 Page 96 of 98 95 9 Plaintiff and Co-Lead Counsel tor MDL No. 2843: Case No. 18-md-02843-VC and Robert W. Johnson requests pending litigations be amended to a Class Action with rights to file 95 9 Pro Se Co-Lead Counsel and Pro Se Civil Actions due to identity thefts and other crimes.

08/24/2023 Polet W. Johnson

Smyllay NYK Notary

TAMMY E. SAYRE

Netary Public, State of New York

Qualified in Onondaga County

Reg. No. 01SA6435652

My Commission Expires June 27, 2026

CERTCals # 3:18 md 128 #3-VC Document 1166-1 Filled 09/01/13 Page 97 of 98

I, Robert W. Johnson, on 08/24/2023, served a copy of Motion to Add Robert W. Johnson as Plaintiff for Docket No. 11MDL No. 2843: Case No. 18-mg-02843-VC" and all other Motions by U.S. Mail upon the following: 1. Court Clerk: 450 Golden Gate Ave. San Francisco, CA 94102:415-522-2000.

2. U.S. Department of Justice: 950 Pennsylvania Ave.: NW: Washington, DC 20530.

08/24/2023 Robert W. Johnson

Sam Saut NYS Wotary

TAMMY E. SAYRE

Netary Public, State of New York

Qualified In Onondaga County

Reg. No. 01SA6435652

My Commission Expires June 27, 2026

